	Case 2:20-cv-01921-RFB-EJY Document 28 Filed 02/05/21 Page 1 of 3		
1 2 3 4 5 6 7 8	SAO LESLIE MARK STOVALL, ESQ. Nevada Bar No. 2566 STOVALL & ASSOCIATES 2301 Palomino Lane Las Vegas, NV 89107 (702) 258-3034 (702) 258-0093 Facsimile Eservice: court@lesstovall.com Attorneys for Plaintiffs		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	FRONT SIGHT MANAGEMENT, LLC The Front Sight Finesone Training Institute The Front Finesone Training Institute		
12	dba. Front Sight Firearms Training Institute,)		
13	Plaintiff) CASE NO: 2:20-CV-01921-RFB-EJY vs.		
14)		
15	State of Nevada)		
16	Defendant,		
17	STIPULATION AND ORDER TO EXTEND THE TIME TO FILE PLAINTIFF'S		
18	REPLIES TO DEFENDANT'S OPPOSITION TO PLAINTIFF'S MOTION TO		
19 20	REMAND AND MOTION FOR ABSTENTION		
21	IT IS HEREBY STIPULATED AND AGREED BY AND BETWEEN plaintiff FRONT		
22			
23	SIGHT MANAGEMENT, LLC by and through its attorney LESLIE MARK STOVALL, ESQ.		
24	and defendant, STATE OF NEVADA, by and through its attorney CRAIG A. NEWBY, ESQ.		
25	that plaintiff's replies to [ECF 26] defendant's opposition to [ECF 10] plaintiff's motion to		
26	remand and [ECF 25] defendant's opposition to [ECF 9 and 17] plaintiff's motion for abstention		
27	due on February 5, 2021 be extended to February 26, 2021.		
28	///		

	Case 2:20-cv-01921-RFB-EJY Document 28	Filed 02/05/21 Page 2 of 3	
1 2 3	CASE NO: 2:20-CV-01921-RFB-EJY Front Sight v. State of Nevada Stipulation and Order		
4	DATED this 5 th day of February, 2021.	DATED this 5 th day of February, 2021.	
5	STOVALL & ASSOCIATES	OFFICE OF THE ATTORNEY GENERAL	
6 7	/s/ Leslie Mark Stovall	/s/ Craig A. Newby	
8	LESLIE MARK STOVALL, ESQ.	CRAIG A. NEWBY, ESQ.	
9	Nevada Bar No. 2566 2301 Palomino Lane	Nevada Bar No. 8591 555 E. Washington Ave., Ste. 3900	
10	Las Vegas, NV 89107	Las Vegas, Nevada 89101	
11	Telephone: (702) 258-3034 Attorney for Plaintiff	Telephone: 702-4863420 Attorney for Defendant	
12	Attorney for Frankfir	Attorney for Defendant	
13	ORDER		
14	IT IS HEREBY ORDERED That plaintiff's replies to [ECF 26] defendant's opposition		
	to [EFC 10] plaintiff's motion to remand and [ECF 25] defendant's opposition to [ECF 9 and 17		
15	to FEEC 101 plaintiff's motion to remand and FECH		
16		F 25] defendant's opposition to [ECF 9 and 17]	
16 17	plaintiff's motion for abstention due on February	F 25] defendant's opposition to [ECF 9 and 17]	
16 17 18		F 25] defendant's opposition to [ECF 9 and 17]	
16 17 18 19	plaintiff's motion for abstention due on February	F 25] defendant's opposition to [ECF 9 and 17]	
16 17 18	plaintiff's motion for abstention due on February : DATED this <u>5th</u> day of February, 2021.	F 25] defendant's opposition to [ECF 9 and 17] 5, 2021 be extended to February 26, 2021.	
16 17 18 19	plaintiff's motion for abstention due on February : DATED this <u>5th</u> day of February, 2021. THE HONOI	F 25] defendant's opposition to [ECF 9 and 17] 5, 2021 be extended to February 26, 2021.	
16 17 18 19 20	plaintiff's motion for abstention due on February : DATED this <u>5th</u> day of February, 2021. THE HONOI	F 25] defendant's opposition to [ECF 9 and 17] 5, 2021 be extended to February 26, 2021. RABLE FICHARD F. BOULWARE, II	
16 17 18 19 20 21	plaintiff's motion for abstention due on February : DATED this <u>5th</u> day of February, 2021. THE HONOI	F 25] defendant's opposition to [ECF 9 and 17] 5, 2021 be extended to February 26, 2021. RABLE FICHARD F. BOULWARE, II	
16 17 18 19 20 21 22	plaintiff's motion for abstention due on February : DATED this <u>5th</u> day of February, 2021. THE HONOI	F 25] defendant's opposition to [ECF 9 and 17] 5, 2021 be extended to February 26, 2021. RABLE FICHARD F. BOULWARE, II	
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16 17 18 19 20 21 22 23 24 25 26	plaintiff's motion for abstention due on February : DATED this <u>5th</u> day of February, 2021. THE HONOI	F 25] defendant's opposition to [ECF 9 and 17] 5, 2021 be extended to February 26, 2021. RABLE FICHARD F. BOULWARE, II	

Maria Hernandez

From: Sabrena K. Clinton <SClinton@ag.nv.gov> on behalf of Sabrena K. Clinton

Sent: Thursday, February 4, 2021 4:06 PM **To:** Maria Hernandez; Craig A. Newby

Subject: RE: Front Sight v. State of Nevada- Stipulation and Order

Attachments: 2021.02.04 stipulation and order_-redline.doc

Flag Status: Flagged

Hello Ms. Hernandez:

Please see the attached redline with a few minor corrections. Once finalized, you have our approval to affix the electronic signature.

Regards,

Sabrena K. Clinton
Deputy Attorney General
Office of the Attorney General
555 E. Washington Ave., Ste. 3900
Las Vegas, NV 89101
702-486-5708

CONFIDENTIALITY NOTICE

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From: Maria Hernandez <maria@lesstovall.com> Sent: Thursday, February 4, 2021 10:53 AM

To: Sabrena K. Clinton <SClinton@ag.nv.gov>; Craig A. Newby <CNewby@ag.nv.gov>

Subject: RE: Front Sight v. State of Nevada- Stipulation and Order

Good Morning Ms. Clinton,

Enclosed please find the proposed stipulation and order for you review and signature if agreeable to you.

Thank you

Maria Hornandex